UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN **SOUTHERN DIVISION - DETROIT**

IN RE: KEITH ANDREW LANGELL REBECCA ANN LANGELL					CASE NO: CHAPTER:	15-57526 13
	Debtor(s) /			_/	JUDGE:	SHEFFERLY
			DEBTO	ORS' CHAPTER 13 CO	NFIRMATION I	HEARING CERTIFICATE
	At	the ne	ext confirmation h	nearing in this case, the de	ebtor intends to:	
	1.	reso		iled to the trustee a propos		y objections of creditors and the trustee have been ing the plan, as required in paragraph 2 of the Chapter
	2.	to th Orde follo lega	the trustee a proposer. The parties are owing are: (a) the land factual issue	sed order confirming the pe at an impasse in attempt parties whose timely objects that must be resolved by	plan, as required in ting to resolve these ections have not be y the Court in con	nely objections have not been resolved. I have emailed a paragraph 2 of the Chapter 13 Case Management se objections despite all reasonable efforts. The een resolved; (b) their unresolved objections; and (c) the nection with confirmation: ctions, as Debtors have not been able to as yet hold and
			conclude the or transcripts	Section 341 First Meetings, and providing said tra	ng of Creditors, du nscripts to the Tr	the to delay in obtaining a copy of their 2014 tax returns ustee. Debtors have an excellent payment history and Confirmation be adjourned.
			CREDITOR OB	SJECTIONS: None		
	3	XX	_ Request an adjo	ournment of the confirmation	tion hearing to a d	late set by the Court, due to the following good cause:
			obtaining a copy	of their 2014 tax returns	or transcripts, and	Section 341 First Meeting of Creditors, due to delay in providing said transcripts to the Trustee. Debtors have up be re-scheduled, and that Confirmation be adjourned.
	101 pre wit 5 101	17(f)(2 vious thin 10 C 17(f)(2	2), and the Court of the Court	will enter an order of disn Chapter 7, 11, or 12 to C chapter 7. [The debtor ming fee for such notice. S	nissal and the case Chapter 13. In that nust promptly file	the debtor to dismiss the case under Fed.R.Bankr.P. will be removed from the docket, unless the case was event, a separate motion to dismiss must be filed a separate notice of conversion under Fed.R.Bankr.P. version will cause the case to be converted without the
Dated:_	Fel	oruary	24, 2016	_	/s/ Corey M. Co	arpenter

/s/ Corey M. Carpenter B.O.C. Law Group, P.C. Corey M. Carpenter (P67818) Attorneys for Debtors 24100 Woodward Avenue Pleasant Ridge, Michigan 48069 248-584-2100 Coreycarpenter@boclaw.com

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION - DETROIT

IN RE:		
KEITH ANDREW LANGELL	CASE NO:	15-57526
REBECCA ANN LANGELL	CHAPTER:	13
	JUDGE:	SHEFFERLY
Debtor(s) /		

CERTIFICATE OF SERVICE

Corey M. Carpenter on <u>February 24, 2016</u> did send the following pleadings: **Debtors' Chapter 13** Confirmation Hearing Certificate, and proposed Order Confirming Plan was filed with the Clerk of the Court using the ECF System, which will send notification of such filing to the following:

DAVID WM. RUSKIN CH. 13 TRUSTEE 26555 EVERGREEN RD. 1100 TRAVELERS TOWER SOUTHFIELD, MI 48076

Dated: February 24, 2016 /s/ Corey M. Carpenter

B.O.C. Law Group, P.C.
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